UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CRIMINAL MINUTES - GENERAL

Case	e No.	CR 23-492	PA					Date	Septeml	ber 13, 2	024	
Dwag	anti Tha	Hamamahla	DEDCV AN	IDEDCON LINITE	ED STATES F	ICTDICT	HIDCE					
Present: The Honorable PERCY ANDERSON, UNITED STATES DISTRICT JUDGE Interpreter N/A												
Inter	_	N/A			D.							
Kamilla Sali-Suleyman Deputy Clerk			Amy Diaz Court Reporter			Assistant U.S. Attorney						
	Deputy Clerk			Court Reporter				7155151	ani O.S. 1	inorney		
	<u>1</u>	U.S.A. v. Def	fendant(s):	Present	Cust. Bond	<u>A</u>	ttorneys for	Defenda	nts:	Present	App.	Ret.
Ryan Wright			X	X	Gerald	Salceda, C	JA		X	X		
Proceedings: CHANGE OF PLEA												
☑ Defendant moves to change his plea to the twenty-one-count First Superseding Indictment.												
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⊠	Defendant now enters a new and different plea of guilty to Count 1 of the First Superseding Indictment. The Court questions the defendant regarding his plea of guilty and finds that there is a factual basis for the											
	plea. The court also finds that the defendant entered his plea freely and voluntarily, with a full understanding of the charges against him and the consequences of the plea. The court finds that the defendant understands his constitutional and statutory rights and wishes to waive them. Accordingly, the Court orders the plea is accepted and entered. The Court vacates the trial in this matter as to this defendant only.											
	Counsel are notified that Rule 32 of the Federal Rules of Criminal Procedure requires the parties to notify the Probation Officer, and each other, of any objections to the Presentence Report within fourteen (14) days of receipt. Alternatively, counsel may file such objections no later than twenty-one (21) days before sentencing. The Court construes "objections" to include sentencing position papers and departure arguments. Any party who intends to move for a continuance of the sentencing hearing shall, not later than noon on the Tuesday preceding the hearing date, notify opposing counsel and the court clerk. Strict compliance with these deadlines is mandatory because untimely filings interfere with the abilities of the Probation Office and of the Court to prepare for sentencing. Failure to meet these deadlines is grounds for sanctions.											
	The Court refers the defendant to the Probation Office for investigation and the preparation of a presentence report. The matter is continued for sentencing to November 25, 2024, at 8:30 a.m. The defendant is ordered to appear for sentencing without any further notice or order from the Court.											
IT IS SO ORDERED.												
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	Initials of Deputy Clerk							 Խ	KSS			
cc: U	J SMO ,	PSA, USPO	•		1111	11418 01 DC	Lputy Cler	<u> </u>	N.	<u>.</u>		_